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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 06/28/2001 09/894,054 Mark E. Peters RSW920010020US1 5416 06/10/2004 **EXAMINER** 7590 A. Bruce Clay TRAN, CONGVAN **IBM** Corporation PAPER NUMBER T81/503 ART UNIT PO Box 12195 2683 Research Triangle Park, NC 27709 DATE MAILED: 06/10/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

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			Application	No.	Applicant(s)	
¥			09/894,054		PETERS ET AL.	
	Office Action Summ	ary	Examiner		Art Unit	
			CongVan Tr	an	2683	
Period fo	The MAILING DATE of this or or Reply	communication app	pears on the c	over sheet with the c	correspondence ac	idress
THE - Exte after - If the - If NC - Failt Any	MAILING DATE OF THIS CO ensions of time may be available under the SIX (6) MONTHS from the mailing date of a period for reply specified above is less the Diperiod for reply is specified above, the mailing are to reply within the set or extended perion reply received by the Office later than three led patent term adjustment. See 37 CFR	MMUNICATION. provisions of 37 CFR 1.1 f this communication. Ian thirty (30) days, a reply asximum statutory period of for reply will, by statute the months after the mailing	36(a). In no event, y within the statutor will apply and will ex t, cause the applica	however, may a reply be tir y minimum of thirty (30) day xpire SIX (6) MONTHS from tion to become ABANDONE	nely filed s will be considered time the mailing date of this of (35 U.S.C. § 133).	
Status						
1) 又	Responsive to communication(s) filed on 24 February 2004.					
	This action is FINAL . 2b) This action is non-final.					
3)						
.—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims					
4)⊠	Claim(s) <u>1-45</u> is/are pending in the application.					
	4a) Of the above claim(s) 2,17 and 32 is/are withdrawn from consideration.					
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-16,18-31 and 33-45</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8)[Claim(s) are subject t	o restriction and/o	r election req	uirement.		
Applicat	ion Papers					
9)[The specification is objected	to by the Examine	er.			
10)[10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.					
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11)	The oath or declaration is obj	ected to by the Ex	kaminer. Note	the attached Office	Action or form P	ΓΟ-152.
Priority (under 35 U.S.C. § 119					
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).					
* (See the attached detailed Offi		•	• • •	ed.	
Attachmen	it(s)					
	ce of References Cited (PTO-892)		4)	Interview Summary		
3) 🔲 Infon	ce of Draftsperson's Patent Drawing I mation Disclosure Statement(s) (PTC er No(s)/Mail Date			Paper No(s)/Mail Da Notice of Informal P Other:		O-152)

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DETAILED ACTION

- 1. This office action is n response to amendment filed on Feb. 24, 2004.
- 2. Claims 1, 15, 31 have been amended.
- 3. Claims 2, 17, 32 have been canceled.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 5. Claims 1, 3-16, 18-31, 33-45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bremer (6,018,671) in view of Butler et al. al. (5,754,627).

Regarding claims 1, 16 and 31 Bremer discloses a method for answering

a wireless telephone, the method comprising: receiving an incoming call (see fig. 1 (102), col. 1, lines 55-58); responsive to a determination that automatic call answering has been selected by a user (see col. 4 lines 16 – 21), answering the incoming call by providing the calling party with an indication that the user will take the call momentarily and placing the wireless telephone in mute mode until the user has taken the incoming call (see col. 4 lines 43 – 51), except for speech phrase generator. However, Butler discloses a method and apparatus for managing call comprising a speech phrase generator (see abstract, col.2, lines 31-44). Thus, it would have been obvious to one of the ordinary skills in the art at time of invention to use the Butler's speech

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phrase generator to Bremer's invention inorder to improve the use of telecommunication devices.

Regarding to **claims 3**, **18**, and **33**, the combination of Bremer and Butler disclose providing audio of the calling party to the user (see Bremer col. 3, lines 6 –10); and responsive to selection of a speech phrase by the user, sending a speech phrase to the calling party (see Butler, col.2, lines 31-44).

Regarding to **claims 4**, **9** and **34**, the combination of Bremer and Butler disclose the speech phrase is prerecorded (see Bremer col. 1, lines 60-62).

Regarding to **claims 5**, **20** and **35**, Butler further discloses the speech phrase is generated using a voice generation unit (col.2, lines 31-44).

Regarding **claims 6**, **21** and **36**, Bremer discloses notifying the user of the incoming call (see col.1, lines 55 - 58); and presenting the user with options as to how to dispose of the call (see col. 1, line 64 to col. 2, line 5).

Regarding **claims 7**, **22** and **37**, Bremer discloses the options include allowing automatic call answering to answer the incoming call (see col. 1, lines 55-62) and at least one of allowing the user to answer the incoming call (see col. 1, lines 64-67), allowing voice mail to take the incoming call (see col. 4, lines 1-4) and allowing the incoming call to go unanswered (see col.3, lines 65-67).

Regarding **claims 8**, **23** and **38**, Bremer discloses the step of providing the calling party with an indication that the user will take the call momentarily includes sending a voice message to the calling party (see col. 3, lines 61 to col. 4, lines 4).

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Regarding **claims 9**, **24** and **39**, Bremer discloses the voice message is a prerecorded message (see col. 1, lines 60 - 62).

Regarding **claims 10**, **25** and **40**, Bremer discloses the voice message is generated by a voice generation unit (see col. 2, lines 29 – 36).

Regarding **claims 11**, **26** and **41**, the step of providing the calling party with an indication that the user will take the call momentarily includes sending a text message to the calling party (see col. 3, lines 61 - 64).

Regarding **claims 12, 27** and **42**, Bremer discloses the step of providing the calling party with an indication that the user will take the call momentarily comprises a selectable message selected from a plurality of possible messages (see col. 4, lines 14 - 21).

Regarding **claims 13**, **28** and **43**, Bremer discloses the selectable message is selected based on the identity of the calling party (see col. 4, lines 14 – 21).

Regarding **claims 14, 29** and **44**, Bremer discloses the selectable message is selected based on the time (see col. 4, lines 4-5).

Regarding **claims 15**, **30** and **45**, Bremer discloses the selectable message is selected by the user (see col.4, lines 14 - 21); providing the calling party with an indication that the user will take the call momentarily and placing the wireless telephone in mute mode until the user has taken the incoming call (see col. 4 lines 43 - 51).

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Conclusion

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to CongVan Tran whose telephone number is 703-305-4024. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Trost can be reached on 703-308-5318. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

CongVan Tran Examiner Art Unit 2683

CT Jun. 01, 2004.